

UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY

CRAIG THORNER, et al.,

Plaintiffs,

v.

SONY COMPUTER ENTERTAINMENT
AMERICA LLC, et al.,

Defendants.

CIVIL ACTION NO. 09-1894 (MLC)

ORDER AND ORDER TO SHOW CAUSE

For the reasons stated in the Court's Memorandum Opinion, dated March 19, 2014, **IT IS** on this 19th day of March, 2014, **ORDERED** that the motion by Budd Larner, P.C. ("Budd Larner") to enforce its attorney fee lien pursuant to N.J.S.A. 2A:13-5 (dkt. entry no. 221) is **GRANTED IN PART AND DENIED IN PART AS FOLLOWS:**

GRANTED insofar as it seeks to assert the attorney fee lien against the portion of the \$62,287.26 - the funds that are being held in escrow pursuant to the Court's August 6, 2013 Order (the "outstanding balance") - that is related to (1) work performed in connection with the motion to stay pending appeal and (2) the appeal to the United States Court of Appeals for the Federal Circuit ("work performed in this case"); and

DENIED insofar as it seeks to assert the attorney fee lien against the portion of the outstanding balance related to work

performed in connection with the malpractice action against the firm Niro, Haller & Niro; and it is further

ORDERED that Budd Larner, and Craig Thorner and Virtual Reality Feedback Corporation ("Thorner"), must abide by the following supplemental briefing schedule in response to this Order and Order the Show Cause, pursuant to the Court's Memorandum Opinion, dated March 19, 2014:

April 11, 2014 Budd Larner's brief and supporting papers

May 1, 2014 Thorner's opposition and supporting papers

May 12, 2014 Budd Larner's reply and supporting papers, if any; and it is further

ORDERED that if Budd Larner fails to file papers on this schedule, then Budd Larner will be deemed to be in support of denial of the outstanding issues relating to its motion to enforce its attorney fee lien.

s/ Mary L. Cooper
MARY L. COOPER
United States District Judge